

UNITED STATES DISTRICT COURT, DISTRICT OF NEW MEXICO
VIOLATION OF SUPERVISION PROCEEDINGS
MINUTE SHEET

CR No:	16-2930 JB	USA vs.:	LANEHAM		
Date:	11/29/2023	Name of Deft:	Cedric Laneham, a.k.a. "Lee"		
Before the Honorable James O. Browning					
Time In/Out:	2:48 pm – 3:11 pm	Total Time in Court (for JS10):	23 Minutes		
Clerk:	L. Rotonda	Court Reporter:	J. Bean		
AUSA:	Samuel Hurtado	Defendant's Counsel:	Wayne Baker (appointed)		
VSR in:	Albuquerque	Interpreter:	n/a		
Probation Officer:	Angie Escobedo	Sworn?	<input type="checkbox"/>	Yes	<input type="checkbox"/> No
ADMISSION OR DENIAL OF PETITION'S ALLEGATIONS					
x	Defendant sworn				
x	Court advises Defendant of his/her rights				
x	Court advises/confirms Defendant is aware of charges and possible penalty				
x	Defendant admits SPC				
x	Court finds violations occurred				
x	Court proceeds to sentencing on violations				
SENTENCE IMPOSED		Imprisonment (BOP): 5 days or time-served, whichever is less.			
Supervised Release:	8 months.	Probation:			500-Hour Drug Program
SPECIAL CONDITIONS OF SUPERVISION					
	No re-entry without legal authorization		Home confinement for	months	days
	Comply with ICE laws and regulation		Community service for	months	days
X	Participate in/successfully complete substance abuse program		Reside halfway house	months	
	Participate in/successfully complete mental health program		Register as sex offender		
	Refrain from use/possession of alcohol/intoxicants		Participate in sex offender treatment program		
X	Submit to search of person/property		Possess no sexual material		
	No contact with victim(s) and/or co-defendant(s)		No computer with access to online services		
	No entering or loitering near victim's residence		No contact with children under 18 years		
	Provide financial information		No volunteering where children supervised		
X	Waive right of confidentiality and allow the treatment provider to release treatment records		Restricted from occupation with access to children		
	No new credit charges		No loitering within 100 feet of school yards		
	Reside at/complete Residential Reentry Center		Consent to USPO conducting periodic exam of computer		
	Attend education/vocational training		Consent to USPO installing monitoring hardware		
X	Must not knowingly purchase, possess, distribute, administer, or otherwise use any psychoactive substances (e.g., synthetic marijuana, bath salts, etc.) that impair your physical or mental functioning, whether or not intended for human consumption.		No loitering within 100 feet of school yards		
X	Must not possess, sell, offer for sale, transport, cause to be transported, cause to affect interstate commerce, import, or export any drug paraphernalia, as defined in 21 U.S.C. 863(d).		If defendant is unemployed - Must participate in an educational or vocational services program and follow the rules and regulations of that program		
	OTHER: You must participate in and successfully complete location monitoring for a period of 120 days in the location monitoring program with the Active Global Positioning Satellite (GPS) technology under the home detention component. You may be required to pay all, or a portion, of the costs of the program.				
X	You must submit to substance abuse testing to determine if you have used a prohibited substance. Testing shall not exceed more than 60 test(s) per year. Testing may include urine testing, the wearing of a sweat patch, and/or any form of prohibited substance screening or testing. You must not attempt to obstruct or tamper with the substance abuse testing methods. You may be required to pay all, or a portion, of the costs of the testing.				

<p>You must not use or possess alcohol. You may be required to submit to alcohol testing that may include urine testing, a remote alcohol testing system, and/or an alcohol monitoring technology program to determine if you have used alcohol. Testing shall not exceed more than four test(s) per day. You must not attempt to obstruct or tamper with the testing methods. You may be required to pay all, or a portion, of the costs of the testing.</p> <p>You must participate in a mental health treatment program and follow the rules and regulations of that program. The probation officer, in consultation with the treatment provider, will supervise your participation in the program. You may be required to pay all, or a portion, of the costs of the program.</p> <p>You shall waive your right of confidentiality and allow the treatment provider to release treatment records to the probation officer and sign all necessary releases to enable the probation officer to monitor your progress. The probation officer may disclose the presentence report, any previous mental health evaluations and/or other pertinent treatment records to the treatment provider.</p> <p>You must take all mental health medications that are prescribed by your treating physician. You may be required to pay all, or a portion, of the costs of the program.</p>			
X	Advised of Right to Appeal		Waived Appeal Rights per Plea Agreement
X	Remanded to custody of USM		Voluntary Surrender
	Recommended place(s) of incarceration:		
OTHER COMMENTS:		<p>Court calls case, counsel enter appearances. Court addresses Defendant, reviews underlying factual allegations related to violations of conditions of supervised release; Defendant confirms understanding of instant charges. USPO advises that revocation is not mandatory in present matter. Court reviews applicable sentencing parameters. Defense Counsel advises that Defendant intends to admit as to alleged violations. Defendant sworn in. Court advises Defendant of rights. Defendant admits as to alleged violations, Defense Counsel concurs as to same. AUSA declines to present further factual basis as to alleged violations. Court accepts plea, finds that violation of supervised release has occurred. Defense Counsel addresses Court regarding requested sentence. Defendant allocates, addresses Court regarding correct surname. AUSA addresses Court regarding government's position as to appropriate disposition of matter, indicates joins in requested sentence. Court states proposed sentence. Defense Counsel addresses Court regarding removal of standard condition pertaining to work requirement. USPO and AUSA confirm no objection as to same. Counsel confirm no further comment or argument. Court orders sentence imposed as stated.</p>	